





PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or age	ent's file reference	FOR FURTHER AC	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
International appli PCT/IB 03/051		International filing date (d	day/month/	year)	Priority date (day/month/yea 15.11.2002	r)		
International Patent Classification (IPC) or both national classification and IPC A61K9/14								
Applicant RANBAXY LABORATORIES LIMITED et al.								
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.								
2. This REPO	2. This REPORT consists of a total of 5 sheets, including this cover sheet.							
beer	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
These ann	These annexes consist of a total of sheets.							
3. This report	This report contains indications relating to the following items:							
I 🛛	Basis of the opinion				÷			
II □ -	Priority				,			
III 🖾	Non-establishment of o	pinion with regard to nov	velty, inve	entive step an	d industrial applicability			
· IV 🗆	Lack of unity of invention	on .		٠.	r	·		
.·· V 🛛	V 🛮 Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					plicability;		
VI 🗆	VI							
VII 🗆	VII Certain defects in the international application							
VIII Certain observations on the international application								
Date of submission of the demand			Date of completion of this report					
08.06.2004			21.02.2005					
Name and mailing	1 /	Authorized Officer						
preliminary examining authority: European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465			Villa Riva Telephone	a, A No. +49 89 23	99-8404			



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IB 03/05195

١.	Bas	is	of	the	re	DO	rt
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1. With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	scription, Pages					
	1-9	1	as originally filed				
	Cla	nims, Numbers					
	1-5	o	as originally filed				
2.	Wit lan	h regard to the langu guage in which the in	age, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item.				
	The	These elements were available or furnished to this Authority in the following language: , which is:					
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).				
		the language of pub	lication of the international application (under Rule 48.3(b)).				
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under 3).				
3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application international preliminary examination was carried out on the basis of the sequence listing:							
		☐ contained in the international application in written form.					
		illed together with the international application in computer readable form.					
		☐ furnished subsequently to this Authority in written form.					
		furnished subsequently to this Authority in computer readable form.					
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.					
4.	The	amendments have re	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				
5.		This report has been been considered to g	established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).				
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this				

6. Additional observations, if necessary:

5.





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International application No.

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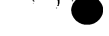
Ш	. No	n-establishment of opinion v	vith re	gard to nov	elty, inventive step and industrial applicability		
1.	 The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- obvious), or to be industrially applicable have not been examined in respect of: 						
		the entire international applica	ation,				
	⊠	claims Nos. 42-50 (ia)					
		because:					
	Ø	the said international applicat which does not require an inte			ims Nos. 42-50 (ia) relate to the following subject matter ary examination (specify):		
		see separate sheet					
		the description, claims or draw that no meaningful opinion co			ticular elements below) or said claims Nos. are so unclear ecify):		
		the claims, or said claims Nos could be formed.	s. are s	so inadequat	ely supported by the description that no meaningful opinion		
		no international search report	has b	een establisl	ned for the said claims Nos.		
2.	A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:						
		the written form has not been furnished or does not comply with the Standard.					
		the computer readable form h	as not	been furnish	ned or does not comply with the Standard.		
٧.		leasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; itations and explanations supporting such statement					
1.	Stat	ement					
	Nov	elty (N)	Yes: No:	Claims Claims	1-50		
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-50		
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-41		

see separate sheet

2. Citations and explanations



INTERNATIONAL PRELIMINARY EXAMINATION REPORT - SEPARATE SHEET



International application No. PCT/IB 03/05195

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 42-50 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: US-A-5 541 231 D2: US-A-5 358 970 D3: US-A-6 153 223 D4: US 2001/021721 A1

None of the cited prior art documents suggests or discloses the use of glucono delta lactone or delta hydroxygluconic acid for the stabilization of bupropion preparations, which is achieved by Na methabisulfite, cysteine, oxalic, succinic, phthalic acid etc. therefore, the requirements of novelty and inventive step under the PCT (Art. 33) are met by claims 1-50.

For the assessment of the present claims 42-50 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.